PTOL-413A (08-10)
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Doc Code: M865 or FALREQ.INTV

	Applica	nt Initiated Interv	iew Request !	Form	
Application No.: 09/825,533 Examiner: Martin A. Gottschalk		First Named Applicant: Michael R. Hufford Art Unit: 3696 Status of Application: After Fin			na!
Tentative Participa (1) Louis D. Lieto	nts:	(2) Esther Keppling	er		
(3)		(4)			
Proposed Date of In				(AM/PM)	
Type of Interview F (1) [/] Telephonic		onal (3) [] Vide	eo Conference		
Exhibit To Be Show If yes, provide brief		ated: [] YES	[/] NO		
		Issues To Be Di	scussed		
Issues (Rej., Obj., etc)	Claims/ Fig. #s	Prior Art	Discussed	Agreed	Not Agreed
(1)					
(2)			energy.		11
(3)				[]	
		Proposed Amer			! .]
		be Presented:e above-identified appl			
NOTE: This form sl If this form is signed or she is authorized to 1.34. This is not a po which is incorporated read the Instruction S substance of this inter-	nould be complet by a registered p o conduct an inte wer of attorney t I by reference. B Sheet. After the rview (37 CFR 1.	ed and filed by applicant ractitioner not of record erview on behalf of the property and above named practy signing this form, applinterview is conducted, a 133(b)) as soon as possibit a written record of this	in advance of the the Office will accincipal (37 CFR 1. titioner. See the Ir icant or practition pplicant is advised le. This application	interview (see tept this as an i .32(a)(3)) pursu astruction Shee er is certifying to file a statem	MPEP § 713.01), indication that he tant to 37 CFR t for this form, that he or she has tent of the
//Louis D. l					
Applicant/Application Louis D. Lie	-	tive Signature	Exan	niner/SPE Sigr	ature
Typed/Printed Nam 60,302					

Instruction Sheet for: APPLICANT INITIATED INTERVIEW REQUEST FORM

(Not to be Submitted to the USPTO)

 If this form is signed by a registered practitioner not of record, the authority to submit the Applicant Initiated Interview Request Form is pursuant to limited authority to act in a representative capacity under 37 CFR 1.34 and further proof of authority to act in a representative capacity may be required. See 37 CFR 1.34.

The Office will accept the signed form as an indication that the registered practitioner not of record is authorized to conduct an interview on behalf of the principal in pursuant to 37 CFR 1.34.

For more information, see the "Conducting an Interview with a Registered Practitioner Acting in a Representative Capacity" notice which is available on the USPTO Web site at: http://www.uspto.gov/patents/law/notices/2010.jsp.

- 2. This is not a power of attorney to any named practitioner. Accordingly, any registered practitioner not of record named on the form does not have authority to sign a request to change the correspondence address, a request for express abandonment, a disclaimer, a power of attorney, or other document requiring the signature of the applicant, assignee of the entire interest or an attorney of record. If appropriate, a separate power of attorney to the named practitioner should be executed and filed in the US Patent and Trademark Office.
- Any interview concerning an unpublished application under 35 U.S.C. § 122(b) with a registered practitioner not of record, pursuant to 37 CFR 1.34, will be conducted based on the information and files supplied by the practitioner in view of the confidentiality requirements of 35 U.S.C. § 122(a).

Privacy Act Statement

The **Privacy Act of 1974 (P.L. 93-579)** requires that you be given certain information in connection with your submission of the attached form related to a patent application or patent. Accordingly, pursuant to the requirements of the Act, please be advised that: (1) the general authority for the collection of this information is 35 U.S.C. 2(b)(2); (2) furnishing of the information solicited is voluntary; and (3) the principal purpose for which the information is used by the U.S. Patent and Trademark Office is to process and/or examine your submission related to a patent application or patent. If you do not furnish the requested information, the U.S. Patent and Trademark Office may not be able to process and/or examine your submission, which may result in termination of proceedings or abandonment of the application or expiration of the patent.

The information provided by you in this form will be subject to the following routine uses:

- The information on this form will be treated confidentially to the extent allowed under the Freedom of Information Act (5 U.S.C. 552) and the Privacy Act (5 U.S.C 552a). Records from this system of records may be disclosed to the Department of Justice to determine whether disclosure of these records is required by the Freedom of Information Act.
- A record from this system of records may be disclosed, as a routine use, in the course of presenting evidence to a court, magistrate, or administrative tribunal, including disclosures to opposing counsel in the course of settlement negotiations.
- A record in this system of records may be disclosed, as a routine use, to a Member of Congress submitting a request involving an individual, to whom the record pertains, when the individual has requested assistance from the Member with respect to the subject matter of the record.
- 4. A record in this system of records may be disclosed, as a routine use, to a contractor of the Agency having need for the information in order to perform a contract. Recipients of information shall be required to comply with the requirements of the Privacy Act of 1974, as amended, pursuant to 5 U.S.C. 552a(m).
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- A record in this system of records may be disclosed, as a routine use, to another federal agency for purposes of National Security review (35 U.S.C. 181) and for review pursuant to the Atomic Energy Act (42 U.S.C. 218(c)).
- 7. A record from this system of records may be disclosed, as a routine use, to the Administrator, General Services, or his/her designee, during an inspection of records conducted by GSA as part of that agency's responsibility to recommend improvements in records management practices and programs, under authority of 44 U.S.C. 2904 and 2906. Such disclosure shall be made in accordance with the GSA regulations governing inspection of records for this purpose, and any other relevant (i.e., GSA or Commerce) directive. Such disclosure shall not be used to make determinations about individuals.
- 8. A record from this system of records may be disclosed, as a routine use, to the public after either publication of the application pursuant to 35 U.S.C. 122(b) or issuance of a patent pursuant to 35 U.S.C. 151. Further, a record may be disclosed, subject to the limitations of 37 CFR 1.14, as a routine use, to the public if the record was filed in an application which became abandoned or in which the proceedings were terminated and which application is referenced by either a published application, an application open to public inspection or an issued patent.
- A record from this system of records may be disclosed, as a routine use, to a Federal, State, or local law enforcement agency, if the USPTO becomes aware of a violation or potential violation of law or regulation.